SUPERIOR COURT OF CALIFORNIA COUNTY OF SANTA BARBARA

THE SUPERIOR COURT, STATE OF CALIFORNIA

For the County of Santa Barbara

Figueroa Division

JUN 0 8 2018

Darrel E. Parker, Executive Officer

BY

THE PEOPLE OF THE STATE OF CALIFORNIA

Plaintiff,

DA No. 18-06-423697

Court No.

KEITH KEVIN NELSON

VS.

DOB:

08/12/1961

FELONY COMPLAINT

AB109 INELIGIBLE

AKA: KEITH KEVIN NELSON AKA: KEITH KEVIN HELSON

Defendant.

The undersigned is informed and believes that:

COUNT 1

On or about June 7, 2018, in the County of Santa Barbara, the crime of ATTEMPTED MURDER, in violation of **PENAL CODE SECTION 664/187(a)**, a Felony, was committed by KEITH KEVIN NELSON, who did unlawfully and with malice aforethought attempt to murder a human being, to wit: R. ONDERDONK.

It is further alleged that the above offense is a serious felony within the meaning of Penal Code Section 1192.7(c) (9).

It is further alleged that the above offense is a violent felony within the meaning of Penal Code Section 667.5(c) (12).

It is further alleged that the above offense of attempted murder was willful, deliberate and premeditated within the meaning of Penal Code 664(a).

SPEC ALLEG-USE OF DEADLY WEAPON

It is further alleged that in the commission and attempted commission of the above offense, the said defendant, personally used a deadly and dangerous weapon(s), to wit: a KNIFE, said use not being an element of the above offense, within the meaning of **Penal Code Section 12022(b) (1)** and causing the above offense to be a serious felony within the meaning of Penal Code section 1192.7(c) (23).

SPECIAL ALLEG - GREAT BODILY INJURY

It is further alleged that in the commission of the above offense the said defendant, KEITH KEVIN NELSON, personally inflicted great bodily injury on R. ONDERDONK, not an accomplice to the above offense, within the meaning of **Penal Code Section 12022.7(a)** and also causing the above offense to become a serious felony within the meaning of Penal Code Section 1192.7(c)(8).

It is further alleged that the above offense is a violent felony within the meaning of **Penal Code Section** 667.5(c)(8).

COUNT 2

On or about June 7, 2018, in the County of Santa Barbara, the crime of ASSAULT WITH PERSONAL USE OF DEADLY WEAPON, in violation of **PENAL CODE SECTION 245(a)(1)**, a Felony, was committed by KEITH KEVIN NELSON, who did willfully, unlawfully and personally commit an assault upon R. ONDERDONK with a deadly and dangerous weapon, a KNIFE.

It is further alleged that the above offense is a serious felony within the meaning of Penal Code Section 1192.7(c)(23).

SPECIAL ALLEG - GREAT BODILY INJURY

It is further alleged that in the commission of the above offense the said defendant, KEITH KEVIN NELSON, personally inflicted great bodily injury on R. ONDERDONK, not an accomplice to the above offense, within the meaning of **Penal Code Section 12022.7(a)** and also causing the above offense to become a serious felony within the meaning of Penal Code Section 1192.7(c)(8).

It is further alleged that the above offense is a violent felony within the meaning of **Penal Code Section** 667.5(c)(8).

SPEC ALLEG – SERIOUS/VIOLENT/REGISTERABLE SEX OFFENSE FELONY

It is further alleged as to Counts 1-2, that the above offenses are serious felonies within the meaning of Penal Code section 1192.7(c) and/or a violent felony described in subdivision(s) of Penal Code section 667.5 and/or an offense requiring registration under the provisions Penal Code sections 290 et seq, pursuant to Penal Code section 1170(h), that the defendant is ineligible for a state prison sentence to be served in the county jail.

"NOTICE: Pursuant to Penal Code section 1170(f), notwithstanding any other provisions of this section, for purposes of subdivision (h) of section 1170, any allegation that a defendant is ineligible for a state prison sentence to be served in the county jail due to a prior or current conviction, or sentence enhancement, or because he or she is required to register as a sex offender, or because the legislature specifically excluded the offense, shall not be subject to dismissal pursuant to §1385 PC."

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Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code Section 1054.3.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT CONSISTS OF 2 COUNT(S).

Executed at Santa Barbara, California, on June 8, 2018.

MARY BARRON

Jaga E. Duclley

SENIOR DEPUTY DISTRICT ATTORNEY

Agency: SBPD

DEFENDANT NAME
Keith Kevin Nelson

SEX RACE HGT WGT EYES HAIR LICENSE

M W 505 160 BLU BLO MI

LICENSE STS DATE
MI IC 06/11/2018

COURT